

State of Alaska Department of Commerce, Community, and Economic Development Division of Occupational Licensing P.O. Box 110806 Juneau, Alaska 99811-0806 (907) 465-2695

E-mail: license@commerce.state.ak.us

REQUEST FOR RETURN OF CASH DEPOSIT HEARING AID DEALER

Licensee Name:	
Business Name:	
Mailing Address:	
License Number:	<u>.</u>
Bank Name:	
Bank Address:	
The undersigned	
requests the return of hearing aid dealer licens	the cash deposit which was posted as a bond for a e;
2 certifies that the former aid dealer for at least thr	dealer has not been engaged in business as a hearing ee years;
or	
certifies that the cash de effective date of	posit has been replaced by a surety bond which has an;
3 certifies that to the be commenced upon the ca a final judgment which has	est of the dealer's knowledge, no action has been ash deposit which has not been dismissed or reduced to as been satisfied.
	Signature Date
commissioned and sworn, personally ap to me known to be the person describ	peared (date) before me, a Notary Public, duly peared ed in and who executed the foregoing instrument and and sealed the same freely and voluntarily for the uses
WITNESS my hand and official seal on t	he date written above.
	Notary Public, State of

The completed and notarized form should be sent to

State of Alaska
Department of Commerce, Community, and Economic Development
Division of Occupational Licensing
Audiologist/Hearing Aid Dealer/Speech-Language Pathologist Section
P.O. Box 110806
Juneau, Alaska 99811-0806

The proper signature on the release form is determined by the following:

- a. if the hearing aid dealer was licensed as a sole proprietor at all times during the effective period of the cash bond, the owner's signature must be notarized on this form;
- b. if the dealer was licensed as a partnership <u>at any time</u> during the effective period of the bond, <u>EACH</u> partner must complete a separate copy of this form and all forms must be submitted directly to the Division of Occupational Licensing;
- c. if the dealer was licensed as a corporation at all times during the effective period of the cash deposit, the signature of an officer of the corporation must be notarized.

According to AS 08.55.030, a hearing aid dealer who has filed a cash deposit as bond may request the return of the deposit by filing a notarized statement three years after the cash deposit has ceased to function as the bond for the hearing aid dealer. The notarized statement must

- a. request the return of the cash deposit;
- b. certify that the former dealer has not been engaged in business as a hearing aid dealer for at least three years, **OR** that the cash deposit was replaced by a surety bond effective at least three years before the request for release, in which case, the original surety bond and its power of attorney must be on file with the state; and
- c. certify that to the best of the dealer's knowledge, no action has been commenced upon the cash deposit which has not been dismissed or reduced to final judgment which has been satisfied.

The three-year holding period begins with one of the following:

- a. the lapse without reinstatement of the dealer's license; or
- b. the effective date of a surety bond which replaces the cash deposit; or
- c. the date the Division of Occupational Licensing receives a notarized statement from the dealer that s/he has ceased doing business as a hearing aid dealer and returns the current, original hearing aid dealer's license and business license for surrender.